

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

UNITED STATES OF AMERICA,	)	CASE NO. 07-62M
	)	
Plaintiff,	)	
	)	
v.	)	
	)	DETENTION ORDER
ERIC LESHAWN HARRIS,	)	
	)	
Defendant.	)	
_____	)	

Offense charged: Theft of Public Money

Date of Detention Hearing: February 12, 2007

The Court, having conducted a detention hearing pursuant to 18 U.S.C. § 3142(f), and based upon the factual findings and statement of reasons for detention hereafter set forth, finds that no condition or combination of conditions which defendant can meet will reasonably assure the appearance of defendant as required or the safety of the community.

FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION

1. Defendant and a co-defendant are charged with theft of public money, specifically, stealing money from a Post Office stamp vending machine.

01           2.       Defendant has no ties to this District except for his relationship with his co-  
02 defendant Since moving to Washington, he has worked sporadically in temporary labor jobs. His  
03 employment history is described as “odds and ends jobs”. He reports his health is not good and  
04 that he suffers from Schizophrenia.

05           3.       Defendant has a lengthy criminal history, with an outstanding non-extraditable  
06 warrant from Minnesota and a limited extraditable warrant from Chicago, Illinois. Records  
07 indicate the defendant is associated with sixteen alias names, seven Social Security numbers and  
08 four dates of birth.

09           4.       Defendant poses a risk of nonappearance because of lack of ties to this District,  
10 lack of stable work and residence history, a history of bail jumping and escape, a history of  
11 probation violations, outstanding warrants in two separate states, association with alias forms of  
12 identification, use of controlled substances, possible mental health issues, and lack of verification  
13 for background information. He poses a risk of danger due to possible untreated mental health  
14 issues and controlled substance use, as well as criminal history.

15           5.       There does not appear to be any condition or combination of conditions that will  
16 reasonably assure the defendant’s appearance at future Court hearings of the safety of the  
17 community.

18 It is therefore ORDERED:

- 19           (1)       Defendant shall be detained pending trial and committed to the custody of the  
20                    Attorney General for confinement in a correction facility separate, to the extent  
21                    practicable, from persons awaiting or serving sentences or being held in custody  
22                    pending appeal;

01 (2) Defendant shall be afforded reasonable opportunity for private consultation with  
02 counsel;

03 (3) On order of a court of the United States or on request of an attorney for the  
04 Government, the person in charge of the corrections facility in which defendant is  
05 confined shall deliver the defendant to a United States Marshal for the purpose of  
06 an appearance in connection with a court proceeding; and

07 (4) The clerk shall direct copies of this Order to counsel for the United States, to  
08 counsel for the defendant, to the United States Marshal, and to the United States  
09 Pretrial Services Officer.

10 DATED this 12th day of February, 2007.

11   
12 Mary Alice Theiler  
13 United States Magistrate Judge  
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